FILED 22 SEP *22 10:40 USDC-ORE

Robin R. Gilliland, 3 Case No.: 6:22-CV-00496-MO
Plain +13+
Deputy Eason, et al. 3 Motion for Appointment of Counsel #3
Octendant 3
Pursuant to 28 USC \$ 1915 (d), plaintiff again request
an order appointing counsel to represent him in this case. Plaintiff
continues to struggle by not Knowing the law, complexity of
issues, and continement, amoung many more not mentioned
at this time. Plaintiff quotes the Constitution blindly not Knowing
whether it benefits or hinders, as with cited case low below.
Plaint; It has survived court screenings to the discovery stage
showing that \$1983 has obvious merit for purposes of proving
defendants fault at trial For award, Plaintiff suffers from
lack of Knowledge, ability to perform and complete discovery, and
Funds to obtain Counsel. Plaintiff has recently written OSB, ACLU,
and previously written attorneys and only got response back
From ACLU: (enclosed). Hahn-V-Mcley-Woodham-V-Sayre Borough
Police Dept Johnson-v- Avery - Nelson-v- Red Field - Montgomery-v-
Police Dept Johnson-v-Avery - Nelson-v-Redfield, - Montgomery-v- Pinchank. Plaintiff prays for appointment of counselor reference
to help him.
Dated: 9/15/2022 Respectfully submitted: Kelin K, Hilland 1115 Jackson St BE
Dated: 9/15/2022 1115 Jackson St BE
Albany, OR 97322
Sherriff Michelle Duncan and her deputies
refused de anni said local francis de l'accesse de anide